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| 10/816,694 | 04/01/2004 | Sami Ronkainen | 037145-1201 | 9712 |
| 30542 FOLEY & LAR | 7590 06/04/200 RDNER LLP | EXAMINER | | |
| P.O. BOX 8027 | | PARK, ILWOO | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | Application No. | Applicant(s) |
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| | 10/816,694 | RONKAINEN ET AL. |
| Office Action Summary | Examiner | Art Unit |
| | ILWOO PARK | 2182 |
| The MAILING DATE of this communication ap Period for Reply | opears on the cover sheet with the | correspondence address |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tid d will apply and will expire SIX (6) MONTHS fron the, cause the application to become ABANDONI | N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133). |
| Status | | |
| Responsive to communication(s) filed on <u>05</u> 2a) This action is FINAL . 2b) Th Since this application is in condition for allowed closed in accordance with the practice under | is action is non-final. ance except for formal matters, pr | |
| Disposition of Claims | | |
| 4) Claim(s) 1-22 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdres 5) Claim(s) is/are allowed. 6) Claim(s) 1-22 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ | awn from consideration. | |
| 9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) according a control and applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the correction and the correction are control and t | ccepted or b) objected to by the e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob | ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d). |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures * See the attached detailed Office action for a list | nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)). | tion No red in this National Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other: | oate |

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/5/2008 has been entered.
- 2. Claims 1, 6, 9, and 20 are amended in response to the last office action. Claims 1-22 are presented for examination. Shah et al was cited in the last office action.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-17 and 19-22 are rejected under 35 U.S.C. 102(e) as being anticipated by Shah et al. [US 2006/0031768 A1].

As for claim 1, Shah et al teach a method for managing devices using a virtual device domain ["configuration diagram" in paragraph 0011], the method comprising:

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establishing a virtual device [e.g., "device icon" in paragraphs 0017, 0019] for each physical device of one or more devices associated with a user, each virtual device including the data ["information may be displayed proximate to various device icons to indicate information about the device" in paragraph 0155] of the respective corresponding physical device; and

automatically synchronizing [e.g., "software may analyze the interface types of the two devices to ensure" and 'converting into the appropriate format if incompatible' in paragraphs 0158, 0246, "copying the program from a first device to a second device" in paragraphs 0175 and fig. 9, "performed invisibly to the user" in paragraph 0248, "the block diagram that corresponds to the second program icon may automatically appear" in paragraph 0336] the virtual device with one or more other virtual devices.

- 5. As for claim 2, Shah et al teach synchronizing the virtual device with external databases [paragraph 0556].
- 6. As for claim 3, Shah et al teach creating the virtual device in a virtual device domain and updating settings in the virtual device [figs. 6-8].
- 7. As for claim 4, Shah et al teach the settings comprise configuration and personal settings, and wherein synchronizing the virtual device with one or more other virtual devices, is based on a domain configuration [paragraph 0546].
- 8. As for claims 5 and 10, Shah et al teach synchronizing the virtual device with one or more other virtual devices is based on a domain configuration [paragraph 0411].
- 9. As for claims 6-8, Shah et al also teach a computer program product for performing the method discussed above.

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10. As for claim 9, Shah et al teach a system for managing devices using a virtual domain ["configuration diagram" in paragraph 0011], the system comprising:

a number of physical devices associated with a user; and

a virtual device domain including virtual devices [e.g., "device icon" in paragraphs 0017, 0019] for each of the number of physical devices, wherein the virtual devices include device capability information [paragraphs 0155, 0156, 0394] for corresponding physical devices, each virtual device including the data ["information may be displayed proximate to various device icons to indicate information about the device" in paragraph 0155] of the respective corresponding physical device, and wherein the number of physical devices are synchronized [e.g., "software may analyze the interface types of the two devices to ensure" and 'converting into the appropriate format if incompatible' in paragraphs 0158, 0246, "copying the program from a first device to a second device" in paragraphs 0175 and fig. 9, "performed invisibly to the user" in paragraph 0248, "the block diagram that corresponds to the second program icon may automatically appear" in paragraph 0336] by the corresponding virtual devices establishing a virtual device.

- 11. As for claim 11, Shah et al teach the virtual device is located in the network [paragraph 0015].
- 12. As for claim 12, Shah et al teach the virtual device domain is in a personal computer [fig. 1].
- 13. As for claim 13, Shah et al teach the virtual devices can be administered by the user over a network [paragraph 0135].
- 14. As for claim 14, Shah et al teach the network is the internet [paragraph 0165].

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15. As for claim 15, Shah et al teach the physical devices communicate data to the virtual devices to provide a backup of the data [paragraphs 0411, 0422].

- 16. As for claim 16, Shah et al teach the virtual device domain resides in a server associated with a communication provider [paragraph 0026].
- 17. As for claim 17, Shah et al teach the virtual device domain comprises domain configuration including transcoding rules [paragraph 0227].
- 18. As for claim 19, Shah et al teach the virtual devices have relationships between each other defined by a configuration and used in administering and managing the virtual device domain, and the administering and managing the virtual device domain is done using an application that provides a visual presentation of virtual devices and the relationships [paragraph 0012].
- 19. As for claim 20, Shah et al teach a business method for providing a virtual device domain ["configuration diagram" in paragraph 0008] including virtual devices [e.g., "device icon" in paragraphs 0017, 0019] corresponding to physical devices [e.g., paragraph 0019] associated with a user, the business method comprising:

associating [e.g., paragraph 0154] a communication service with a plurality of devices; and

managing [paragraph 0135] the plurality of physical devices using virtual devices in a virtual device domain, each virtual device including the data ["information may be displayed proximate to various device icons to indicate information about the device" in paragraph 0155] of the respective corresponding physical device, wherein managing the plurality of physical devices includes synchronizing [e.g., "software may analyze the

interface types of the two devices to ensure" and 'converting into the appropriate format if incompatible' in paragraphs 0158, 0246, "copying the program from a first device to a second device" in paragraphs 0175 and fig. 9, "performed invisibly to the user" in paragraph 0248, "the block diagram that corresponds to the second program icon may automatically appear" in paragraph 0336] the virtual devices.

- 20. As for claim 21, Shah et al teach tracking services and configurations of the virtual device domain for billing purposes [paragraphs 0023, 0528].
- 21. As for claim 22, Shah et al teach synchronizing the virtual devices according to a payment plan configuration [paragraph 0030].

Claim Rejections - 35 USC § 103

- 22. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 23. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shah et al. [US 2006/0031768 A1] in view of well known in the art.

As for claim 18, even though Shah et al disclose a plurality of specifications [paragraph 0010] for the synchronization, Shah et al do not disclose the plurality of specifications including SyncML specification. However, data communication utilizing SyncML specification is well known in the art. At the time the invention was made, it would have been obvious to one or ordinary skill in the art to include SyncML

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specification in the plurality of specifications of Shah et al in order to increase adaptability of the data communication of Shah et al.

Conclusion

24. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ilwoo Park whose telephone number is (571) 272-4155. The examiner can normally be reached on Monday through Friday from 9:00 AM to 5:30 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (571) 272-6729. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Information regarding the status of an application may be obtained from the Patent Applications Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Ilwoo Park/ Primary Examiner, Art Unit 2182 May 30, 2008